Fron County Register.

: : : EDITOR. NUMBER 51. VOLUME XIII,

IRONION. MO .. THURSDAY, JULY 8, 1880.

NATIONAL DEMOCRATIC TICKET

FOR PRESIDENT: WINFIELD SCOTT HANCOCI OF PENNSYLVANIA.

FOR VICE-PRESIDENT: WILLIAM H. ENGLISH, OF INDIANA.

Garfield voted against the Chinese bill.

Mr. English will personally supervise the canvass in Indiana. He is a noted political organizer, and may be relied upon to get out the full Democratic vote. This means 15,000 majority.

General Hancock has been relieved, at his own request, from further service on the Warren court of inquiry. The General was moved to make the request because of the press of other official duties.

It might prove valuable.

The Republican organs continue the effort to reconcile Garfield's testimony the disclosures of Oakes Ames's memorandum book, the report of the Poland Committee and their own editorials at the same time. There is small wonder that they do not succeed.

A Democratic club has been organized in Philadelphia for the purpose of gone away, just at the moment when visiting Washington to take part in the his \$9,000 fee was to be earned; and it is inauguration of Hancock. There are people who may think this club somewhat premature, but there are very he should give Mr. Garfield the larger few who do not believe that it will portion of his fee for the trifling service have an opportunity to fulfill the rendered by the latter. Parsons was mission for which it has been organized.

Garfield gave at least one vote of which he need not be ashamed. This nally short of explaining. was in favor of the celebrated joint res-

ident on the Greenback ticket in 1876, point; called upon General Hancock a few "Mr. Nickerson: I understand you to say, days ago, congratulated him heartily Mr. Garfield, that you prepared a brief after upon his nomination, and predicted Mr. Parsons went away, and that you filed it that he would be elected. With the with the Board of Public Works; is there such leaders for Hancock it is not diffi- a brief on file?

The hot weather is afflicting New herd, I know. York in more ways than one. It has run up its weekly mortality list to over a thousand, two-thirds of whom are children whose deaths can plainly be ful brief. traced to the weather. So little rain "Mr. Nickerson: Are you certain that you has fallen in the past month that the filed it with anybody? water supply of the city is very low, the water not rising to the top stories say positively that I did. of the houses and threatening to give out entirely in a very few weeks.

While Garfield was borrowing that money from Oakes Ames, it is rather singular that he should have fixed upon the sum of \$329. It would have been just as easy to have asked for ject? \$330, and the figures would have looked better in a note of hand. It may be remarked that \$329 was just the amount of dividends due on that Credit Mobilmemorandum book. Rather a coincidence, isn't it?

is estimated to number 100,000.

pected result causes our stalwart breth- this they paid him the large fee of as a caudidate for the office of Assessor for ren many silent and salty tears.

Garfield's De Golyer Fee,

[From the Missouri Republican.] The De Golyer transaction of Mr. Garfield is so strong against him that the Republicans have found it necessary to to reproduce a speech made by him in burg. 1874 at Warren, Ohio, in attempting explanation in the matter. It is the very best attempted defence that can be made, for it comes from the accused gentleman himself; but whether it is satisfactory to the extent of proving that Mr. Garfield is the right sort of person to be President of the United States, or not, let the facts show.

It is not denied that Mr. Garfield accepted the large fee of \$5,000 for urging the District Board of Works to accept and adopt the De Golyer wood pavement, he being, at the time, a member of Congress, and Chairman of the House Appropriations Committee—a committee whose members had great influence over the corrupt District authorities; but it is claimed that Mr. Garfield acted simply as a lawyer, and that he earned the fee by fair and open work. Says Mr. Garfield, in his Warren speech:

"I did it in open daylight. I have never been able to understand how anybody has seen anything in that on which to base an attack on me. I say I am to-day intellectually incapable of understanding the track of a man's mind who sees in this any ground for attacking me. I made the argument. There were two patents concerned in that pavement Garfield has not explained what be- itself; there were some forty different wood came of the brief that he wrote in the pavements proposed; and to carefully and DeGolyer case and does not remember analytically examine all the relative merits to have shown it to anybody. A \$5000 of those was no small work. Mr. Parsons was opinion should not be lost to the world. to get a fee provided he was successful, and the sum offered was large-a contingent fee, as every lawyer knows,'

> Parsons was the original attorney in the case, and it is pretended that, having been called away from Washington City just at the time the argument was to be made, he employed Mr. Garfield to attend to it for him. But it is extraordinary that Parsons should have been called away, and should have extraordinary also, after having had charge of the case from the beginning, to get \$9,000; of this he gave his friend Garfield \$5,000, reserving only \$4,000 For Congress. for himself. This singular division of For State Offices the profits the Warren speech falls sig-

Again: Mr. Garfield says: "I made olution, signed by Abraham Lincoln, the argument." How did he make it? which expressed the national gratitude Before the Board of Works, in open to Gen. Winfield Scott Hancock "for session? No. It is not shown that he gallant and conspicuous share in the great and decisive victory of Gettysburg."

We are authorized to ambulate for Congress from the Fourth District of Missouri, subject to the decision of the Democratic Congressional Convention.

We are authorized to ambulate for Congress from the Fourth District of Missouri, subject to the decision of the Democratic Congressional Convention.

day thereof, (if the term shall so long continue; and, if not, then before the decision of the Democratic Congressional Convention. in open session, or filed the brief which, Peter Cooper and Samuel F. Cary, he pretends, cost him so much labor. candidates for President and Vice-Pres- The following testimony bears on this

cult to prophesy that he will get it, though I was not certain. I know that I "Mr. Garfield: My impression is that I filed the bulk of the Greenback vote this stated to the Board of Public Works the

points in the case. "Mr. Nickerson: You called upon Mr. Shep-

"Mr. Garfield: Well, I called upon the other members of the Board and stated the merits of the case, and my impression is that the brief was filed. I know I made a very full and care-

"Mr. Garfield: I think I did, but I would not

"The Chairman: Did you make an argu-"Mr. Garfield: I made a careful study of the case and I stated the points to the members of

"Mr. Nickerson: Did you ever meet the "Mr. Nickerson: Did you ever meet the BUFORD as a candidate for the office of Board collected together as a Board, and Collector of Iron county, subject to the demake any statement or argument on the sub-

"Mr. Garfield: I don't know whether all the

members of the Board were there or not." Bearing in mind that this is Mr. Garfield's own statement before the invesier stock recorded in Oakes Ames' little tigation committee, and that he puts the very best possible face on the matthe very best possible face on the matter that he can, it becomes clear that Mr. Garfield rendered a very triffing

We are authorized to announce JOSEPH L. STEPHENS as a candidate for Justice of the County Court for the Western District of Iron

Of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for The German-American Independent service as a lawyer for his \$5,000 fee. Association of New York has deter- He did not make an argument before mined that the past history of Garfield the Board of Works; he did not even and Arthur does not offer any guaran- meet the Board in open session; if he Justice of the County Court for the Southern tee of a pure administration in the made a brief in favor of the De Golyer District of Iron county, subject to the decision event of the success of the Republican pavement, he did not file it. He can ticket; that Hancock and English, by only say that he had an "impression" reason of their unblemished character that he filed it. The facts are that he and indisputable integrity, do offer acted not as a lawyer, but as Chairman such guarantees; and therefore, have of the House Committee on Appropriaresolved as a body to support the latter | tions in the transaction. As a lawyer in the November election. This is a his services would have been nearly significant straw as to the course of the worthless; but as a Republican Conindependent vote of New York, which gressman and Chairman of the House Committee on Appropriations they were of great value, for a simple re-The stalwart journals do not like the quest from him to the District Board census returns from the South. They was equivalent to a command-and destroy a pet theory, namely, that that this is why De Golyer's attorney emsection will lose political influence un- ployed him. He did not meet the Treasurer for Iron county, Mo., subject to the der the next apportionment by the re- Board in open session. He met severduction of her present representation in al members of it privately and urged Congress. Partial census reports show them to give De Golyer a contract. that the other Southern States are like- He appealed to Mr. Shepherd-Boss ly to hold their own, and that Texas Shepherd-and other leading members will gain several Congressmen. The of the Board, who were doing pretty extreme Western States will gain, not much as they pleased to in Washingat the expense of the South, but at that ton City at that time, and his appeal of other Western States, for instance was successful, as the De Golyer con- ion of the Democratic Primary Election. Ohio and Illinois. This wholly unex- tractors knew it would be; and for We are authorized to ann unce J. M. ROSS

Political Points.

The Springfield Republican says that Garfield is a man of the Hayes type. It is said that Longstreet is "opposed to Hancock." So he was at Gettys-

Cameron says of the Democratic ticket: "It is a very, very strong ticket, and hard to beat."

To our Republican friends: Why don't you enthuse? This is altogether too one-sided .- New Haven Register.

The Manchester Union thinks that Thurman will make an admirable successor for Sherman, as Secretary of the Treasury.

The Vicksburg Herald says that Winfield Scott Hancock is his full name, Pennsylvania his State, and the White House is his destination."

Phil. Sheridan says: "Gen. Hancock is a good and great man. The Democrats have not made any mistake this time. They have nominated an excellent and strong ticket."

"The credit, whatever it may be,' says the Cincinnati Commercial, the policy inaugurated in Louisiana and Texas belongs to President Johnson; the credit of its execution to his lieutenant.'

Our esteemed stalwart contemporary gives the Democrats until the middle of September to feel good. Small favors thanfully received. The Democrats will feel much better after the 2d of November.—St. Louis Times.

From the New York World: The Radical howlers have discovered that 'this country is sick of military candi-That is the reason, we suppose, why the Radicals never fail to describe the Chicago nominee as "General Garfield." St. Louis Republican: Congressman

Weaver, of Iowa, is out in a long letter accepting the Greenback nomination for President as "a solemn duty." Guy Fawkes no doubt acted from a similar impulse when he put the powder under the Parliament House. Summing up the result of his year's

labors on the Ways and Means Committee, Mr. Garfield rejoices in the thought that the people, through his exertion, remain at the mercy of the tariff monopolists. He takes especial satisfaction in recalling the fact that the "reptile press" which prints his ugly record have to pay dearly for the white paper they print it on .- Port-

Good Property on Main street for sale. In

ANNOUNCEMENTS.

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For State Sepator 10.00 For Representative. For Township Offices. Terms: Cash in advance.

For Congress.

For State Senator.

We are authorized to announce THOMAS MABREY as a candidate for State Senator from the 24th Senatorial District of Missouri, subject to the decision of the Demo-cretic Senatorial Convention.

For Representative.

We are authorized to announce JOHN W. BERRYMAN as a candidate for re-election for Representative to the Legislature, subject to the decision of the Democratic Primary

For Sheriff and Collector.

We are authorized to announce WILLIAM jne24n49 A. FLETCHER as a candidate for the offices of Sheriff and Collector for Iron county, subject to the decision of the Democratic Primary Election.

For Sheriff.

We are authorized to announce C. A. BUTTS as a candidate for the office of Sheriff of Iron county, subject to the decision of the Democratic Primary Election.

For Collector.

cision of the Democratic Primary Election.

For County Justices.

We are authorized to announce DAVID H. PALMER as a candidate for Justice of the County Court for the Western District of Iron notifying said defendants aforesaid, county, subject to the decision of the Democratic Primary Election.

county, subject to the decision of the Democratic Primary Election.

We are authorized to announce JOSEPH G. Iron county, Mo., belongidg to said de-CLARKSON as a candidate for the office of of the Democratic Primary Election.

We are authorized to announce JOHN KEM-PER as a candidate for Justice of the County Court for the Southern District of Iron county, subject to the decision of the Democratic Pri mary Election.

For Prosecuting Attorney.

We are authorized to announce WILL. R. EDGAR as a candidate for the office of Prosecuting Attorney for Iron county, subject to the decision of the Democratic Primary Election.

For Treasurer.

We are authorized to announce ISAAC G. WHITWORTH as a candidate for the office of decision of the Democratic Primary Election.

For Assessor.

We are authorized to announce WM. E. BELL as a candidate for the office of Assessor for Iron county, Mo., subject to the decision of the Democratic Primary Election.

We are au horized to announce ROBERT H. SEALS as a candidate for the office of Asses sor for Iron county, Mo., so jeet to the decis-

the Democratic Primary Election.

GOLD. Great chance to make money. We need a person in every town to take subscriptions for the largest, cheapest and best illustrated tamily publi-

ation in the world. Anyone can become a success-ul agent. Six elegant works of art given free to ful agent. Six elegant works of art given free to subscribers. The price is so low that almost every-body subscribes. One agent reports taking 120 subscribers in a day. A lady agent reports making over \$200 clear profit in ten days. All who engage make money fast. You can devote all your time to the business, or only your spare time. You need not be away from home over night. You can do it as well as others. Full directions and terms free. Elegant and expensive Outfit free. If you want prof-H AVING permanently located in Ironton.
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GRATE BARS-Suitable for wood or sawdust for sale at the Foundry, near the Ironton de

ORDER OF PUBLICATION. In the Circuit Court of Iron county,

Mo., in vacation—June 21st, 1880: The State of Missouri at the relation and to the use of James Buford, collector of the revenue of Iron county, Mo., against

William Cogswell, J. W. Crosby and Wm. Cogwell, and all unknown interested parties.

Action to Enforce Payment of Taxes.] Now at this day comes the plaintiff, James Buford, collector of the revenue Missouri, and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk of the circuit court of Iron county, that publication that publication the first Monday of August (1880) next, an order will be made for the sale of the real estate in said petition described, or so much made notifying said defendants afore-said that an action has been commenc-and the expenses of such sale. And it is ed against them in the circuit court of in said county of Iron, for four weeks prior to said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1873 to 1878, inclusive, on the following real estate, situated in Iron county, Missouri, belonging to said de fendants, to wit:

The southwest quarter of the northeast quarter, and north half of the northeast uarter and the southeast quarter of the orthwest quarter of section 26, in town-

ship 31, range 4 east; (An itemized statement in the na-

ture of a tax bill, showing the amounts of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$24.25 is filed with said petition, as provided by law.) And unless they be and appear at the next term of said court, to be holden for the county of Iron, and State of Missouri, at the courthouse, in said county, on the 4th Monday in October, next, 1880, and on or before the sixth We are authorized to announce LOWNDES day thereof, (if the term shall so long same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be

> terest and cost, be sold under a special fieri facias to be issued thereon. It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said county of Iron, and State of Missouri. JOS. HUFF, Clerk.

necessary to satisfy said judgment, in-

A true copy: Attest, with seal, this 21st day (SEAL.) of June, 1880. JOS. HUFF, Clerk

Iron county circuit court ORDER OF PUBLICATION. in the Circuit Court of Iron county, Missouri, in vacation-June 21st, 1880:

The State of Missouri, at the relation and to the use of James Buford, collector of the revenue of Iron county, Missouri, against Edward Woodson, John McCann, Michael Joyce, and all unknown interest-

ed parties. Action to Enforce Payment of Taxes. Now at this day comes the plaintiff, James Buford, collector of the revenue We are authorized to announce JAMES of Iron county, Missouri, and files his petition and affidavit, setting forth, among of the circuit court of Iron county, Mo., in vacation, that publication be made, that an action has been com-menced against them in the circuit court the years 1874 to 1878, inclusive, on the following real estate, situated in

fendants, to wit: The west half of lot 1 of the northeast quarter; lot 1 of the northwest quarter; orthwest quarter of the southwest quarter, of section 4: and the northeast quarter of the southeast quarter of section 5all in township 30, range 4 east; (An itemized statement in the nature

of a tax bill, showing the amount of the county of Iron, and State of Mis- the county of Iron, and State of Missouri, souri, at the courthouse in said county, at the courthouse, in said county, on the on the fourth Monday in October next, 1880, and on or before the sixth day thereof, (if the term shall so long continue; and, if not, then before the end term,) and plend, answer or demur to said plaintiff's petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon. It is further ordered that a copy here-

of be published according to law in the Iron, and State of Missouri.

JOS. HUFF, Clerk. A true copv: Attest, with seal, this 21st day of [SEAL.] June, 1880. JOS. HUFF, Clerk Iron county circuit court. jly1n50

MRS. M. C. GIDEON,

(Graduate of Homeopathic College, St. Louis,)

In Rheumatism and Neuralgia is her treatmen

Order of Publication.

STATE OF MISSOURI, | *s.
COUNTY OF IRON, | *s.
In the Probate Court of the County of Iron-May Term, 1880: In the matter of the Estate of Henry P. Rus

Now at this day comes Mary A. Russell and Mary R. W. Russell, Administratrixes of the estate of Henry P. Russell, late of said coun-ty, deceased, and presents to the court their petition praying for an order for the sale of certain real estate of which said Henry P.

Russell, died, seized, described as follows:
The undivided one-ninth interest in the following tracts, viz.: The north half and southeast quarter of the northeast quarter; the north three-fourths of the northeast quarter of the northwest quarter; the southwest quar-ter of the northwest quarter; the north live-eights of the northeast quarter of the south-west quarter of section ten; the north half and southeast quarter of the southwest quar-ter, and the north half and southwest quarter of the southeast quarter, and the northeast quarter of section eleven; and the west half of the northwest quarter of section twelve— all in township thirty-two, north, of range four east, in Iron county, Missouri; And the following lands in Madison county,

dissouri, viz.:
The south half of lot one of the northwest quarter, and the south half of the northeast quarter and the east half of the southeast quarter, all of section seven; and the south west quarter, all of section eight-in township

thirty-two, north, of range five east;
To pay the debts of said estate; which said petition was accompanied by the accounts, lists and inventories as required by law, showing that said estate is indebted, and that said debts are unpaid, and that there is not of Iron county, Missouri, and files his sufficient assets on hand to pay the same on tition and affidavit; setting forth on examination thereof, it is ordered by the petition and affidavit; setting forth, court, that all persons interested in the estate among other things, that the defend- of said deceased be notified that application ants are non-residents of the State of as aforesaid has been made, and unless the Mo., in vacation, that publication be thereof as shall be sufficient for the payment

A true copy. ATTEST; JOHN F. T. EDWARDS, Judge of Probate.

OURI

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SIL

MIDDLEBROOM

nishing Goods 0 Fur eady-Wad anv Caps ats,

ORDER OF PUBLICATION. In the Circuit Court of Iron county, Missouri, in vacation-June 21st, 1889; The State of Missouri, at the relation and to the use of James Buford, collector of

the revenue of Iron county, Missouri,

against Albert Stubbs, Norman A. Williams, Ed. A. Norman, R. L. Lindsay, and all

unknown interested parties. [Action to Enforce Payment of Taxes.] Now at this day comes the plaintiff. lames Buford, collector of the revenue of Iron county. Missouri, and files his peti-tion and affldivit, setting forth, among oththe object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1868 to 1878, inclusive, on the following real estate, situated in Iron county, Missouri, belonging to said defendants, to wit:

The south half of the southeast quarter; the north half of the southeast quarter; the southeast quarter of the northeast quarter; the south half of the northwest quarter; the south half of the northwest quarter; the southeast quarter of the ter of section 4; the east half of the northsouthwest quarter; the south half of the east of section 8-all in township 32. southwest quarter; the northeast quarter range 4 east; of the southwest quarter, of section 20, in township 31, range 4 east; of a tax bill, showing the amount of tax-(An itemized statement in the nature of es now due on said real estate, for the

fourth Monday in October next, 1880, and on or before the sixth day thereof, (if the term shall so long continue; and, if not, then before the end of the term.) and plead, answer or demur to said plaintiff's petition, the same will be takpetition, the same will be taken as confessed, judgment rendered in accordance

facias to be issued thereon. JOS. HUFF, CLERK, of Missouri.

> Attest, with seal, this 21st day of [SEAL.] June, 1880. JOS. HUFF Clerk,

Iron county circuit court. | Jue24-49

School Fund Mortgage Sale. VHEREAS, A. N. Hunt and Lizzle A. Hunt, his wife, by a certain

School Fund Mortgage deed, dated the 10th day of April, 1875, which said mortgage deed was duly recorded in the office of the Recorder of Deeds for Iron county, Missouri, on the 10th day of April, 1875, in Book "R," pages 122 and 123, conveyed to Iron county. Missouri, for the use and benefit of the Capital School Fund of said county (therein more particularly described and set forth), the following described real es-tate, estate, lying and being in said Iron county, State of Missouri, described as

follows, to wit: The south half of lot one of the southwest quarter of section six, in township thirty-three, north, of range four east; the east halt of lots one and two of the northwest quarter of section seven, township thirty-three, north, range four east; the north half of the northwest quarter of section sixteen, in township thirty-three,

orth, range four east; Which conveyance was made to se-cure the payment of five hundred dollars belonging to the Capital School Fund of said county, as follows, to wit:

To the Capital School Fund of township 33, range 3 east, \$500.00; for which said amount the said A. N. Hunt, as principal, with Isaac G. Whitworth and Eli D. Ake as securities, executed their bond for the sum of \$500,00 of even date with said mortgage, bearing ten per cent. interest er annum from date, bearing date the 10th day of April, 1875, and payable on the 10th day of April, 1876--which said bond has become due and remains un-

And, whereas, among other things, it is provided in said deed of mortgage that, if lefault should be made in the payment of the principal or interest, or any part there-or, at the time when the same should severally become due and payable, according to the tenor and effect of said bond, that the then acting sheriff of Iron county, Misseuri, should have power, without suit on said deed of mortgage, to proceed and sell said property conveyed and mortgaged in said deed;

And, whereas, default has been made n the payment of said bond in said deed of mortgage described, by both principal

Now, therefore, in accordance with the rovisions of said deed of mortgage, and obedience to an order of the Honorable County Court of Iron county, Missouri, made at its June term, 1880, I. James Buford, sherift of said county of Iron, State of Missouri, will, on

Saturday, July 10th, 1880, at the east front door of the courthouse in the city of Ironton, and county aforesaid, between the hours of 9 o'clock A. M. and 5 o'clock P. M. of that day, sell, at public vendue, to the highest bidder, for cash in hand, the above described real estate, to satisfy said bond and mortgage and the cost hereon

JAMES BUFORD, Sheriff jnel7n48 of Iron county, Mo.

TRUSTEE'S SALE.
Whereas, A.N. Hunt and Lizzie A. Hunt, his wife, by their certain deed of trust, dated the 23d day of April, 1879, and recorded in the recorder's office of Iron county, Missouri, in Book "V," pages 238 to 240, conveyed to the undersigned the following described real estate, lying and being situate in the county of Iron,

and State of Missouri, to wit: The west half of the southwest q and the southeast quarter of the southwest quarter of section nine, in township thirty-three, north, of range three eastcontaining one hundred and twenty acres,

more or less; Which said conveyance to the undersigned was made in trust to secure the payment of a certain note in said deed of trust described; and, whereas, said note has become due and remains unpaid; Now, therefore, at the request of the legal holder of said note, and in pursuance of the conditions in said deed of trust, the

undersigned will, on Saturday, the 10th day of July, 1880, between the hours of 10 o'clock A. M. and 5 o'clock P.M. of said day, at the east front door of the courthouse, in the city of Ironton, Iron county, Missouri, sell the above described real estate, at public vendue, to the highest bidder, for cash, for the purpose of satisfying said note and the costs of executing this trust.

WILL R. EDGAR.

ORDER OF PUBLICATION. r. the Circuit Court of Iron county, Mo., in vacation-June 21st, 1880: The State of Missouri, at the relation and to the use of James Buford, collector of

the revenue of Iron county, Mo.,

Mary Z. Morse, and all unknown interested parties.

Action to Enforce Payment of Taxes.

Now at this day comes the plaintiff, er things, that the defendants (except R. Lindsay) are non-residents of the State of Iron county, Missouri, and files his of Missouri, and cannot be summoned in petition and affidavit, setting forth, other things, that the defendants this action by the ordinary process of law; among other things, that the defendare non-residents of the State of it is, therefore, ordered by the clerk of the ants are non-residents of the State of Missouri, and cannot be summoned in circuit court of Iron county, Missouri, in Missouri, and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk fying said defendants, Albert Stubbs, Nor-law; it is, therefore, ordered by the man A. Williams and Ed. A. Norman, and clerk of the circuit court of Iron counall unknown interested parties, that ty, Mo., in vacation, that publication an action has been commenced against be made, notifying said defendants them in the circuit court of said county, aforesaid that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1875 to 1878, inclusive, on the following real estate, situated in Iron county, Mo., belonging to said defendants, to wit:

(An itemiz d statement in the nature

a tax bill, showing the amounts of taxes, years aforesaid, amounting in the agtaxes now due on said real estate, for interest and costs now due on said real es- gregate to the sum of \$12.60, is filed with the years aforesaid, amounting in the aggregate to the sum of \$23.51 is filed with said petition, as provided by law.)

And unless they be and appear at the with said petition, as provided by law.)

And unless they be and appear at the with said petition, as provided by law.) with said petition, as provided by law.)
And unless they be and appear at the next term of said court, to be holden for next term of said court the 4th Monday in October next, 1880. and on or before the sixth day thereof. (if the term shall so long continue; and, if not, then before the end of the term, and plead, answer and demur to said

> accordance with the prayer of said penecessary to satisfy said judment, inter- said judgment, interest and costs, be est and cost, be so'd under a special fieri sold under a special fieri facias to be issued thereon.

en as confessed, judgment rendered in

Is is further ordered that a copy hereof It is further ordered that a copy hereof IRON COUNTY REGISTER, a weekly be published according to law in the IRON be published according to law in the IRON newspaper published in said county of County Register, a weekly newspaper County Register, a weekly newspaper published in said county of Iron, and State published in said county of Iron, and State of Missouri. JOS. HUFF, Clerk, of Missouri. JOS. HUFF, Clerk. JOS. HUFF, Clerk.

A true copy: Altest, with seal, this 21st day of

[SEAL.] June, 1880. JOS. HUFF, Clerk Iron county circuit court.